

The Gazette of Meghalaya

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PART-IIA

GOVERNMENT OF MEGHALAYA LEGAL METROLOGY DEPARTMENT ORDERS BY THE GOVERNOR

NOTIFICATION

The 22nd March, 2011.

No.WM(**G**)32/2010/133.—In exercise of the Powers conferred by Section 53(5) of the Legal Metrology Act, 2009 (No. 1 of 2010) the Government of Meghalaya Notify the Meghalaya Legal Metrology (Enforcement) Rules 2011 published the following Rules in the Meghalaya Official Gazette & hereby appoints, the 1st day of April, 2011 as the date, on which the Meghalaya Legal Metrology (Enforcement) Rules 2011 shall come into force.

D. K. DKHAR,

Commissioner & Secretary, Government of Meghalaya, Legal Metrology, etc. Department.

LEGAL METROLOGY DEPARTMENT

The 1st April, 2011.

No.WM(G)32/2010/24/134. - In exercise of the powers conferred by Section 53 of the Legal Metrology Act, 2009 (No.1 of 2010) the Government of Meghalaya, in consultation with Central Government and in supersession of the Meghalaya Standards of Weights and Measures, (Enforcement) Rules, 1999 published vide Notification No.WM(G)10/98/72, dated the 4th February, 2002, hereby makes the following Rules, namely –

- **1. Short title and commencement** (1) These rules may be called the Meghalaya Legal Metrology (Enforcement) Rules, 2011.
 - (2) They shall extend to the whole of Meghalaya.
 - (3) They shall come into force from the date of notification in the Official Gazette.
- **2. Definitions** In these rules, unless the context otherwise requires,
 - (a) "Act" means the Legal Metrology Act, 2009.
 - (b) "Reference Standards Laboratory" means a laboratory set up by the Central Government under the Act, where Reference Standards, Secondary Standards and Working Standards are maintained;
 - (c) "Schedule" means a schedule appended to these rules;
 - (d) Words and expressions used in these rules and not defined but defined in the Act shall have the meanings respectively assigned to them in the Act.
- **3. Reference Standards** The Reference Standards shall be kept at such place, in such manner and in such custody as prescribed under the Legal Metrology (National Standards) Rules, 2011.
- **4. Secondary Standards** (1) Every secondary Standards shall be verified at any of the Reference Standards Laboratories, in such manner and at such periodical intervals as may be prescribed under the rules and shall, if found on such verification to conform to the Standards established by or under that Act, be stamped by Reference Standard Laboratory or a certificate of verification will be issued by that laboratory.
- (2) The Secondary Standards shall be kept at such place, and in such custody as the Controller may direct.
- **5. Working Standards**–(1) Every Working Standard shall be verified either at any of the Reference Standards Laboratories or at any of the Secondary Standards Laboratories maintained by the State Government, in such manner and at such periodical intervals as may be prescribed under the rules and shall, if found on such verification to conform to the Standards established by or under the Act, be stamped or certificate of verification will be issued by that laboratory as the case may be.
 - (2) The Working Standards shall be kept in the custody of legal metrology officer.
- **6. Secondary Standard balances** (1) A set of Secondary Standard Balances shall be maintained at every place where Secondary Standard Weights are kept.
- (2) The number, types and specifications of such balances shall be such as may be prescribed under the Legal Metrology (General) Rules, 2011.
- (3) Every Secondary Standard balance shall be verified at least once within a period of twelve months and shall be adjusted, if necessary, to make it correct within the limits of sensitivity and

other metrological qualities prescribed under the Act, by the Reference Standards Laboratory or by the Controller or such other Officer as may be authorised by the Controller in this behalf.

- **7. Working Standard Balances**: (1) A set of Working Standard Balances shall be maintained at every place where Working Standard Weights are kept.
- (2) The number, types and specifications of such balances shall be such as may be prescribed under the Legal Metrology (General) Rules, 2011.
- (3) Every Working Standard balance shall be verified at least once within a period of twelve months and shall be adjusted, if necessary, to make it correct within the limits of sensitivity and other metrological qualities prescribed under the Legal Metrology (General) Rules, 2011 by the Reference Standard Laboratory or at any of the place where Secondary Standards are maintained by the State Government.
- **8.** Physical characteristics, configuration, constructional details of Weights and Measures Every weight or measure used or intended to be used in any transaction or for protection shall conform as regards physical characteristics, configuration, constructional details, materials, performance, tolerances and such other details, to the specifications prescribed under the Act or the Legal Metrology (General) Rules, 2011.
- **9.** Use of Bullion Weights, Carat Weights etc.—(1) No weight other than a Bullion weight as specified in General Rules, 2011 shall be used in any transaction or protection in bullion including precious metals, pearls, ornaments or other articles made of gold or silver.
 - (2) No weight other than a carat weight shall be used in any transaction in precious stones.
- (3) Only beam scale of class A or class B category or a non automatic weighing instrument of high accuracy class (class II) or special accuracy class (class I) shall be used in any transaction or protection referred to in sub-rules (1) and (2).
- **10.** Use of weights only or measures only or number only in certain cases Except in the cases of commodities specified in Schedule I, the declaration of quantity in every transaction, dealing or contract, or for protection shall be in terms of the unit of
 - (a) **weight**, if the commodity is solid, semi-solid, viscous or a mixture or solid and liquid;
 - (b) **length**, if the commodity is sold by linear measure;
 - (c) **area**, if the commodity is sold by area measure;
 - (d) **volume**, if the commodity is liquid or is sold by cubic measure; or
 - (e) **number**, if the commodity is sold by number.
- **11. Licencing of manufacturer, repairer and dealer of Weights and Measures**—(1) Every manufacturer or repairer of, or dealer in, weight or measure shall make an application for the issue of a licence to the Controller Legal Metrology or such other Officer as may be authorised by him in this behalf, in the appropriate form set out in Schedule II-A.

Provided that no licence to repair shall be required by a manufacturer to repair weight or measure manufactured by him and used in a state other than the state of manufacture of the same, but the manufacturer has to inform in advance the concerned legal metrology officer about the repairing.

Provided further that non-tribal manufacturer/repairer/dealer who operates business in the Sixth Scheduled Areas of Meghalaya shall obtain Trading Licence from the respective Autonomous District Councils of the State of Meghalaya.

- (2) Every manufacturer or repairer of, or dealer in weight or measure shall make an application for the renewal of a licence within thirty days before the expiry of validity of the licence to the Controller Legal Metrology or such other officer as may be authorised by him in this behalf, in the appropriate form set out in Schedule II-B.
- (3) Every licence issued to a manufacturer, repairer or dealer shall be in the appropriate form set out in Schedule III.
- (4) Every licence issued to a manufacturer, repairer, or dealer shall be valid for a minimum period of one calendar year and may be renewed for a period of one to five years, by the Controller or such other Officer as may be authorised by him in this behalf on payment of per year fees as specified in the Schedule IV.
- (5) The fee payable for the alteration of a licence or for the issue of a duplicate licence shall be one half of the licence fee as specified in Schedule IV.

Provided that an additional fee at full rates specified in Schedule IV shall be payable by the applicant if he is permitted by the Controller to make an application for the renewal of a licence within a period of three months from the date of expiry of the licence.

- (6) The Controller or such other officer as may be authorised by him in this behalf shall maintain a register of licensed manufacturers, dealers and repairers in the form set out in Schedule V.
- (7) Every manufacturer / repairer or dealer licensed under the Act and under these rules shall maintain such workshop / equipments / tools / registers etc. as the case may be, as per the terms and conditions of the licence.
- (8) Every repairer licenced under the Act and under these Rules shall furnish a security deposit for each licence to the State Government as specified in Schedule VI.
- (9) Every licence issued or renewed under this Act shall be displayed in a conspicuous place in the premises where the licencee carries on business.
 - (10) A licence issued or renewed under this Act shall not be saleable nor transferable.
- **12. Suspension and cancellation of license granted**: (1) The Controller or such other officer authorised by him on this behalf may, if he has any reasonable cause to believe that the holder of any licence issued, renewed or continued under this Act has made any statement in, or in relation to, any application for the issue, renewal or continuance of the licence, which is incorrect or false

in any material particular or has contravened any provision of the Act or any rule or order made there-under shall suspend such licence, pending the completion of any inquiry against the holder of such licence:

Provided that no such licence shall be suspended unless the holder thereof has been given a reasonable opportunity of showing cause against the proposed action:

Provided further that where the inquiry referred to in this sub-rule is not completed within a period of three months from the date of suspension of a licence, such suspension shall, on the expiry of the period aforesaid, stand vacated.

(2) The Controller or such other officer authorised by him on this behalf may, if he is satisfied, after making such inquiry as he may think fit, that the holder of licence has made a false or incorrect statement of the nature referred to in sub-rule (1), or has contravened any law or order referred to in that sub-rule, cancel such licence:

Provided that no such licence shall be cancelled unless the holder thereof has been given a reasonable opportunity of showing cause against the proposed action.

- (3) Every person whose licence has been suspended shall, immediately after such suspension, stop functioning as such licencee and shall not resume business as such licencee until the order of such suspension has been, or stands, vacated.
- (4) Every licencee whose licence has been suspended or cancelled shall, after such suspension or cancellation, as the case may be, surrender such licence to the authority by which such licence was issued.
- (5) Every licencee whose licence has been cancelled shall, within a period of thirty days from the date of such cancellation, or within such further period, not exceeding three months from such date, as the Controller or such other officer auithorised by him on this behalf may, on sufficient cause being shown, allow, dispose of the weights or measures which were in his possession, custody or control on the date of such cancellation and in the event of his failure to do so, the Controller or any other officer authorised by him, in writing, in this behalf, may seize and dispose of the same and distribute the proceeds thereof in such manner as may be prescribed.
- **13. Records to be maintained by manufacturers, etc** Every manufacturer or repairer of, or dealer in weight or measure licenced under the act and under these rules shall maintain records and registers in the appropriate form set out in Schedule VII and also submit such periodical report / returns as may be specified.
- **14. Verification and inspection of weights or measures** (1) Every person using any weight or measure in any transaction or for protection shall present such weight or measure for verification / re-verification, at the office of the Legal Metrology Officer or at such other place as the Legal

Metrology Officer may specify in this behalf on or before the date on which the verification falls due:

Provided that where any weight or measure is such that it cannot, or should not be moved from its location, the person using such weight or measure shall report to the Legal Metrology Officer at least thirty days in advance of the date on which the verification falls due.

- (2) Where any weight or measure is such that it cannot, or should not, be moved from it's location, Legal Metrology Officer shall take necessary steps for the verification of such weight or measure at the place of its location.
- (3) For the verification of weight or measure referred to in sub-rule (2) the user shall provide such facilities as may by specified by the Controller.
- (4) Every weight or measure presented for verification shall be complete in itself.
- (5) Every weight or measure shall be verified in a clean condition, and if necessary, the Legal Metrology Officer shall require the owner or user to make necessary arrangement for the purpose.
- (6) A Legal Metrology Officer may visit, as frequently as possible, every premise within the local limits of his jurisdiction to inspect and test any weight or measure which is being or is intended or likely to be used in any transaction or for protection.
- (7) The Legal Metrology Officer shall obliterate the stamp on any weight or measure, if it is found during inspection that:-
 - (a) Any weight or measure which being due for re-verification, has not been submitted for such re-verification.
- (b) Any weight or measure which does not conform to the Standards established by or under the Act.

Provided that where the Legal Metrology Officer is of the opinion that the defect or error in such weight or measure is not such as to require immediate obliteration of the stamp, he shall inform the user, of the defect or error found in the weight or measure and call upon such user to remove the defect or error within such time, not exceeding eight days and shall –

- i) if the user fails to remove the defect or error within that period, obliterate the stamp, or
- ii) if the defect or error is so removed as to make the weight or measure conform to the Standards established by or under the Act, verify and stamp such weight or measure.

Explanation: The obliteration of the stamp on any weight or measure shall not take away or abridge the power of the legal metrology officer to seize such weight or measure in accordance with the Provisions of the Act.

15. Stamping of weights or measures – (1) The Legal Metrology Officer shall stamp every weight or measure, if after testing and verification, he is satisfied that such weight or measure conforms to the Standards established by or under the Act, with a stamp of uniform design, issued by the Controller, which shall indicate the number allotted for administrative purpose to the Legal Metrology Officer by whom it is stamped.

Provided that if by reason of the size or nature of any weight or measure it is not desirable or practicable to put a stamp thereon, the Legal Metrology Officer shall take such action as may be directed by the Controller by a general or a special order in writing.

(2) The Legal Metrology Officer shall also mark the year and its quarter of stamping on every verified weight or measure except when the size or nature of such weight or measure makes it impracticable.

Explanation – A year shall be deemed to consist of four quarters of which first quarter shall be of the months of January, February and March which shall be marked as A; second quarter shall be of the months of April, May and June which shall be marked as B, third quarter shall be of the months of July, August and September which shall be marked as C and fourth quarter shall be of the months of October, November and December which shall be marked as D.

- (3) On completion of verification and stamping, the Legal Metrology Officer shall issue a certificate of verification in the form set out in Schedule VIII.
- (4) Where a certificate of verification is lost or destroyed, the holder of the certificate of verification shall forthwith apply to the Legal Metrology Officer who had issued the certificate, for the issue of a duplicate certificate, for verification. Every such application for the issue of a duplicate certificate shall be accompanied by a fee of rupees ten.
- (5) On receipt of an application under sub-rule (4), the Legal Metrology Officer shall issue to the applicant a duplicate copy of the certificate of verification marked 'DUPLICATE'.
- **16.** Fee for verification (1) Fees payable for verification and stamping of weight or measure at the office or camp office of the Legal Metrology Officer shall be as specified in Schedule IX.
 - (2) If, at the request of the user of weight or measure, verification is done at any premises other than the office or camp office of the Legal Metrology Officer, an additional fee shall be charged at half the rate specified in Schedule IX and the user of the weight or measure shall pay the expenses incurred by the Legal Metrology Officer for visiting the premises including the cost of transporting and handling the Working Standard and other equipment subject to a minimum of rupees one *hundred*.

Provided that no additional fee shall be charged for verification and stamping of weights and measures in situ of,-

- (i) vehicle tanks for petroleum products and other liquids, Meter for Liquids other than Water (Fuel Dispenser, Liquid Petroleum Gas, Milk Dispensers), Compressed Natural Gas Dispensers, Non-automatic Weighing Instruments like weighbridges, platform machines, crane scales, Automatic Gravimetric Filling Instruments, Automatic Rail-weighbridge, Discontinuous Totalizing Automatic Weighing Instruments, and such other weight or measure which cannot, and should not be moved from its location;
- (ii)Weight or Measure in the premises of manufacturer or dealer of such weight or measure

- (3) If a weight or measure is presented to the Legal Metrology Officer for re-verification after expiry of the validity of the stamp, an additional fee at half the rates specified in Schedule IX shall be payable for every quarter of the year or part thereof.
- (4) Full fee shall be payable for re-stamping any weight or measure held in stock with manufacturer or dealer within the period specified, in the Legal Metrology (General) Rules, 2011 from the date on which it was last stamped, provided that the original stamp was not obliterated.
 - (5) A weight or measure which on verification/inspection is found to be incorrect shall be returned to the person concerned for adjustment informing him, in a proforma specified by the Controller, of the defects found in the weight or measure, and calling upon him to remove the defects within a period not exceeding seven days. When the necessary adjustment has been carried out, such weight or measure shall be verified on payment of the fees specified in schedule IX and if found correct shall be stamped.
- **17.** Collection of fees and deposit into the Treasury (1) Before commencing the work of verification or re-verification, the Legal Metrology Officer shall inform the person concerned of the fees payable by him and shall receive the same in the manner as authorised by the Controller and issue a receipt on the form approved by the Controller, one copy of such receipt being kept on record.

Provided that fees payable by a department of the Central or State Government under these rules may be realised in such manner as may be directed by the Controller.

- (2) The Legal Metrology Officer shall maintain a register, in the form approved by the Controller, which shall be written up from day-to-day and shall show the amount of fees and other charges collected during the day.
- (3) All payment received by the Legal Metrology Officer during the week shall be paid into the Government Treasury under the appropriate "Head of Account" on such dates or days as may be specified by the Controller from time to time, and a receipt thereof be obtained and an intimation to that effect be sent to the Controller or other officer autorised by him in this behalf.
- **18. Disposal of seized weights, measures, etc.** –(1) Any un-verified weight or measure shall be returned to the person from whom such weight or measure was seized if that person gets the same verified and stamped, within fifteen days of the return, on payment of the prescribed fee including the additional fee payable for undertaking re-verification after the expiry of the validity of the stamp.
 - (2) Any weight or measure or document or thing or goods seized and detained under sections 15 of the Act, which is to be the subject of proceedings in a court shall be produced by the Legal Metrology Officer before the court, shall after conclusion of the proceedings, be taken possession of by the Legal Metrology Officer and dealt with in accordance with the orders of the court:

Provided that in the absence of the orders of the court, weight or measure or document or thing or goods shall be dealt with as the Controller may by special order direct and the material thereof shall be sold and the proceeds credited to the Government.

(3) If any goods, seized under section 15 of the Act are subject to speedy or natural decay, the Legal Metrology Officer shall have the goods weighed or measured on a verified weighing or measuring instrument available with him or nearest to the place of offence and enter the actual weight or measure of the goods in a form specified by the Controller for this purpose, and shall obtain the signature of the trader or his agent or such other person who has committed the offence. The goods in question shall be returned to the trader or the purchaser as the case may be:

Provided that if the trader or his agent or the other person (who has committed the offence) refuses to sign the form, the Legal Metrology Officer shall obtain the signature of not less than two persons present at the time of such refusal by the trader or his agent or other person. In the case of goods returned to the traders he shall give an undertaking that he shall not sell the defective goods without rectifying the defects thereon.

(4) Where the goods seized under sub-section (1) of Section 15 of the Act are contained in the package and the package is false or does not conform to the provisions of the Act or any rule made thereunder the goods in such package are subject to speedy or natural decay, the Legal Metrology Officer, so far as may be, may dispose of the goods in such package in accordance with the provisions of sub-rule (3).

Provided that the Controller shall be the final authority to decide whether the goods seized and detained are subject to speedy or natural decay.

- (5) Where the goods seized under sub-section (1) of Section 15 of the Act are not subject to speedy or natural decay, the Legal Metrology Officer may retain the package for the purpose of prosecution under this Act after giving the trader or his agent or the other person (who has committed the offence) a notice of such seizure.
- (6) The goods referred under sub-rule (4) & (5) which are not to be the subject of proceedings in a court, shall after the expiry of sixty days of its seizure, be so dealt with as the Controller may by special order direct.
- 19. Validity of weights or measures duly stamped (1) A weight or measure which is, or is deemed to be, duly verified and stamped under this Rule shall be deemed to conform to the Standards established by or under the Act at every place within the State in which it is stamped unless it is found on inspection or verification that such weight or measure has ceased to conform to the standards established by or under the Act.
 - (2) No weight or measure which is, or is deemed to be, duly verified and stamped under this Act shall require to be re-stamped merely by reason of the fact that it is being used at any place within the State other than the place at which it was originally verified and stamped:

Provided that where a verified weight or measure, installed at one place is dismantled and reinstalled at a different place, such weight or measure shall not be put into use unless it has been duly re-verified and stamped, notwithstanding that periodical re-verification of such weight or measure has not become due.

- (3) Where verified weight or measure has been repaired, whether by a licenced repairer or by the person owning and possessing the same, such weight or measure shall not be put into use unless it has been duly re-verified and stamped, notwithstanding that periodical re-verification of such weight or measure has not become due.
- **20.** Provision of supply of Working/Secondary Standards, equipment, etc. to the Legal Metrology Officer- (1) Every Legal Metrology Officer shall be provided with Working / Secondary Standards weights, Working / Secondary Standard balances, and such other equipment includes weighing and measuring devices as may be approved by the Controller from time to time.
- (2) Every Legal Metrology Officer shall be provided with such dices, punches, *paper seals / stickers* and such other equipment as may be necessary for affixing the verification stamp, the design and number of which are to be approved by the Controller.
- (3) Every Legal Metrology Officer shall be provided with punches of suitable sizes of eightpointed star as shown below for obliterating stamps.

21. Provisions relating to use of weights or measures, etc - (1) Every person using a beam scale in any transaction in his premises shall suspend the same to a stand or to a chain by a hook:

Provided that this sub-rule shall not apply to itinerant vendors.

- (2) Every weight or measure shall be used in a clean condition and in proper lighting arrangement.
- (3) Any weight or measure, which has been verified and stamped in situ, shall not be dismantled and removed from its original site without prior intimation to the Controller or other person authorised by him in this behalf.
- (4) To ensure a proper check of the accuracy of a weighing instrument the user shall keep at the site of each weighing instrument duly verified and stamped weights equal to **one-tenth** of the capacity of the instrument or **one tonne** and consumer can also check the accuracy of the weighing instrument.

Provided that the Controller may specify the total number of verified and stamped weights to be maintained in trade premises where the number of weighing instruments are more than one.

(5) To ensure proper delivery of the petrol / diesel pumps, the retail dealer of the pump shall keep a verified 5 litre / 10 litre capacity measure in his premises and check the out put from the pump every day to ensure its correct delivery. In case of any short delivery the dealer shall stop

the delivery through the pump immediately and inform the Legal Metrology Officer concerned to recalibrate the pump.

22. Certificate of verification to be exhibited – The person to whom a certificate of verification is issued shall exhibit the same in a conspicuous place in the premises where the weights, measures or weighing or measuring instruments to which the certificate relates are used:

Provided that in the case of itinerant vendor, the certificate shall be kept with the person:

Provided further that in the case of vehicle tank, the certificate of verification shall be kept with the vehicle.

- **23. Penalty for contravention of rules** Whoever contravenes any provision of these rules, for the contravention of which no punishment has been separately provided in the Act, shall be punished with fine, which may extend to five thousand rupees. Whenever rules are in conflict with the provisions of the Act, the Act will prevail the rules.
- **24. Form of Appeal** (1) Every appeal under the Act and under these rules shall be preferred in the form set out in schedule X, and shall be accompanied by a copy of the order appealed against.
- (2) An application for appeal to State Government shall be accompanied by fee of Rs.500 and for appeal to Controller shall be accompanied by fee of Rs.200 paid either by cash or by affixing court fee stamp for the said value as the case may be.
- **25. Fee for compounding of offences** The fee for compounding of offences committed under the Act/Rule(s) shall be as prescribed in Schedule XI.
- 26. Spot Compounding of Cases and Disposal thereof The Controller or any Legal Metrology Officer (not below the rank of Inspector of Legal Metrology) specially authorised by him may compound and dispose of the cases on the spot on detection of offences committed by Itinerant Traders found and detected on Surprise Inspections/Special Drives, etc. in Traditional/Remote/Small & Weekly/Markets/Iews/Hats etc who has/have no pucca, proper, permanent and unreliable address(es) and punishable under Section 25, 28, 30, 36(i), 46 & 53(3) of the Act and also punishable under Rule 23 shall be as prescribed in Schedule XI.
- 27. All Schedules made under the Rules are subject to revision from time to time.

$\underline{SCHEDULE-I}$

(See Rule 10)

Exceptions referred to in Rule 10

1- The following commodities may be sold by weight, measure or number as show against the commodity.

TABLE

Sr. No.	•	Whether declaration to be expressed in terms of weight, measure or number or two or more of them.
(1)	(2)	(3)
1-	Aerosol products	weight
2-	Acids in liquid form	weight or Volume
3-	Compressed or liquefied	weight and equivalent volume at stated temperature
	gas (but not liquefied	and pressure
4-	petroleum gas Butter (incl. peanut butter), cheese, curd, ghee	weight
5-	Electric cables	length or weight
6-	Electric wire	length or weight
7-	Fencing wire	length or weight
8-	Hair oil, un perfumed	weight or volume
9-	Fruits and vegetables	number or weight
10-	Furnace oil	weight or volume
11-	Linseed oil and other vegetable oils	weight or volume
12-	Heavy residual fuel oil	weight
13-	Industrial diesel fuel	volume
14-	Honey, malt extract, golden syrup treacle	weight
15-	Ice cream and other similar frozen products	weight or volume
16-	Liquid chemicals	weight or volume
17-	Liquid petroleum gas	weight
18-	Nails, wood screws	number or weight
19-	Paint (other than paste paints or solid paint), varnish and varnish stairs, enamels	volume
20-	Papad	number and weight
21-	Paste paint, solid paint	weight
22-	Ressogulla, Gulabjamun and other sweet preparations	weight
23-	Ready made garments	number and size
24-	Sauce, all kinds	weight
25-	Tyres and tubes	number
26-	Yarn	Weight or length of yarn

SCHEDULE - II "A"

[See Rule 11 (1)]

Form-LM-1

[Application form for licence as manufacturer of weights & measures under the Legal Metrology Act, 2009]

			To be filled by the	Comments of the
			Applicant	inspection officer
	(1)		(2)	(3)
1.	Name is des	e of the manufacturing concern ired.	for which licence	
2.	are ov	olete address of the concern. W wned/rented/taken on lease/leav orted by documents.	-	
3.	Date	of Establishment of workshop/	factory	
4.	husba	e (s) and address (s) along with and's name of proprietor (s) and ging Director (s) in the case of	l/or Partners and	
5.		ate and current registration nur establishment/ Municipal Trac	•	
6.	Natur	e of manufacturing activities a	t present	
7.	•	ype of weights and measures profactured viz: Weights Measures Weighing Instruments Measuring Instruments with		
8.	The n (i) (ii) (iii) (iv)	umber of persons employed/pr Skilled Semi-skilled Unskilled Specialist trained in the line	roposed to be employed	
9.	The n	nonogram or trade mark intend eights and measures to be manu		

10.		ils of machinery, tools accessories, owned and for manufacturing weights measures etc.	
11.		ils of foundry/workshop facilities arranged. ther ownership, long term lease etc.	
12.		ities of steel casting and hardness testing of parts etc or other means.	
13.	Avail	lability of electric energy.	
14.		ils of loan received from Government or financia ution. If so, give details.	al
15.	Name	e of bankers, if any.	
16.		/ Sales Tax Registration Number/CST Number/essional Tax registration Number/IT Number.	
17.		you applied previously for a manufacturer's ce? If so, when and with what results?	
18.	(a)	Whether the item (s) proposed to be manufactured will be sold within the State or out side the state or both.	
	(b)	Details of Model Approval received from Government of India;	
	©	When can you produce for inspection samples of your products for w licence is desired?	hich
19.		Tribal applicant/person to enclose a Trading Lic respective Autonomous District Council of Meg	
		To be certified by the ap	plicant(s)
	rology	rtified that I/We have read the Legal Metrolog (Enforcement) Rules, 2011 and agree to abide instructions issued or to be issued there under.	
so b		We agree to deposit the Scheduled licence fees was icencing Authority.	with Government as soon as required to do
	All	the information furnished above is true to the be	est of my/our knowledge.
Plac	ee:		
Dat			Signature and Designation

To be filled in by Departmental Officer of the State Government

Date of Receipt of Application:	
Serial Number of application:	
Date of inspection:	
Recommendation of Inspecting Officer	:
Place :	
Date:	Signature and Designation of Inspecting Officer
Final o	rders of Licensing Authority
Licence granted / refused :	
Licence Number :	
Valid till :	
Place :	
Date:	Signature and Designation

SCHEDULE - IIA

[See Rule 11 (1)]

$Form\ LR-1$

[Application for licence as repairers of Weights & Measures under the Legal Metrology Act, 2009] To,

		To be filled by	Comments of the	
		the applicants	inspecting officer	
	1	2	3	
1.	Name of the concern seeking the licence.			
2.	Complete address of the workshop.			
3.	(a) Whether premises are owned/rented lease dully supported by documents(b) Date of establishment.			
4.	Name (s) and address (s) along with their husband's name of proprietor (s) and/or P Managing Director (s) in the case of Limi	artners and		
5.	Number and date of shop/establishment/c Municipal Trade Licence.	urrent		
6.	Professional Tax/IT Tax registration Num	ber etc if any.		
7.	The type of weights and measures propos	ed to repaired.		
8.	Area in which you wish to operate.			
9.	Previous experience in the line.			
10.	Number of skilled staff employed or prop employed:	osed to be		
	(i) Skilled			
	(ii) Semi-skilled			
	(iii) Unskilled			
	(iv) Employees trained in the line			
11.	Details of machinery/tools/accessories av	ailable.		
12.	Availability of electric energy.			
13.	Have you sufficient stock of loan/test wei Give details.	ghts. etc.?		

14.	Have you applied previously for a repairer's licence? If so, When and with what results?
15.	Non-Tribal applicant/person to enclose a Trading Licence from respective Autonomous District Council of Meghalaya
	To be certified by the applicant(s) Certified that I/We have read the Legal Metrology Act, 2009 and the Meghalaya Legal Metrology orcement) Rules, 2011 and agree to abide by the same and also the administrative orders and instructions d or to be issued there under.
Lice	I/We agree to deposit the Scheduled licence fees with Government as soon as required to do so by the using Authority.
	All the information furnished above is true to the best of my/our knowledge.
Plac	
Date	: Signature and Designation
	To be filled in by Departmental Officer of the State Government
Date	of Receipt of Application:
Seri	al Number of application:
Date	of inspection:
Rec	ommendation of Inspecting Officer:
Plac	e:
Date	Signature and Designation of Inspecting Officer
	Final orders of Licencing Authority
lice	ace granted/refused :
	ace Number :
Vali	d till :
Plac	e:
Date	: Signature and Designation

SCHEDULE - IIA

[See Rule 11 (1)]

Form LD-1

[Application Form for Licence as Dealers in Weights & Measures under the Legal Metrology Act, 2009]

To,			
		To be filled by	Comments of the
		the applicant	inspecting officer
	1	2	3
1.	Name of the establishment/shop/per	son seeking the	
	licence.		
2.	Complete address of the establishme	ent etc.	
3.	Date of establishment.		
4.	Name (s) and address (s) of propriet	ors and / or partne	ers
	and Managing Director (s) in the case	se of Limited com	pany.
5.	Number and date of Registration Nu	imber of current	
	shop/establishment/Municipal Trade	e licence.	
6.	Categories of weights and measures	sold/proposed	
	to be sold at present.		
7.	Registration Number of VAT/CST/S	Sales Tax/Professi	onal
	Tax/Income Tax.		
8.	Do you intend to import weights, etc	c. from places	
	outside the State/Country? If so ind	icate sources of	
	supply. (Give details of manufacture	er's trade mark/	
	monogram and his licence number)	and provide	
(a)	Registration of Importer of Weights	and Measures, if a	any
(b)	Approval of model imported into Inc	dia by Central Go	vernment.
9.	Have you applied previously for a de	•	
	either in this State or elsewhere? If		
1.0	NT 70 '1 1 1' //	~ m 1: 1:	

10. Non-Tribal applicant/person to enclose a Trading Licence

from respective Autonomous District Council of Meghalaya.

Date:

To be certified by the applicant(s)

Certified that I/We have read the Legal Metrology Act, 2009 and the Meghalaya Legal Metrology (Enforcement) Rules, 2011 and agree to abide by the same and also the administrative orders and instructions issued or to be issued there under.

I/We agree to deposit the Scheduled licence fees with Government as soon as required to do so by the Licensing Authority.

All the information furnished above is true to the best of my/our knowledge.

Place: Date: Signature and Designation To be filled in by Departmental Officer of the State Government Date of Receipt of Application: Serial Number of application: Date of inspection: Recommendation of Inspecting Officer: Place: Date: Signature and Designation of Inspecting Officer **Final orders of Licensing Authority** licence granted/refused: licence Number: Valid till: Place:

Signature and Designation

SCHEDULE IIB

[See Rule 11 (2)]

Form LM-2

[Application for renewal Licence as Manufacturer of Weights & Measures under the Legal Metrology Act, 2009]

		To be filled by	Comments of the
		the applicants	inspecting officer
	1	2	3
1.	Name and complete address of the ma	_	
2.	Manufacturing Licence No.		
3.	Name (s) and address (s) along with the husband's name of proprietor (s) and/o	or Partners and	
	Managing Director (s) in the case of L		y.
4.	(a) Type of weights and measures w manufactured as per licence gran		
	(b) Do you propose any change.		
5.	The monogram or trade marks used or measures manufactured by you.	n weights and	
6.	Details of workshop facilities available	e.	
7.	Details of production and sales in the	last 5 years.	
8.	Number and date of shop/establishmer.	nt Registration	
9.	Registration Number of VAT/Sales Tax/Income Tax.	ax/CST/Profess	ional
	To be cert	ified by the ap	plicant(s)
orde	ology (Enforcement) Rules, 2011 and and instructions issued or to be issued. I/We have deposited the Sched	d agree to abid d there under. luled licence	ty Act, 2009 and the Meghalaya Legal e by the same and also the administrative fees of Rs
	All the information furnished above	is true to the be	est of my/our knowledge.
Place	•		
Date	:		Signature and Designation

SCHEDULE IIB

[See Rule 11 (2)]

Form LR-2

[Application for renewal Licence as repairer of Weights & Measures under the Legal Metrology Act 2009]

		To be filled by	y Comments of the
		the applicants	inspecting officer
	1	2	3
1.	Name and complete address of the repa	airing concern/	·
	person seeking renewal of the licence.		
2.	Repairer's Licence Number.		
3.	Name (s) and address (s) along with the	eir father's/	
	husband's name of proprietor (s) and/or	r Partners and	
	Managing Director (s) in the case of Li	mited company	y.
4.	Registration Number and date of curren	nt shop/	
	establishment/Municipal Trade Licence	e.	
5.	Registration Number of VAT/ Sales Ta	ax/CST/Profess	sional
	Tax/Income Tax.		
6.	(a) The Type of weights and measure	es repaired	
	as per licence granted.		
	(b) Do you propose any change.		
7.	Area in which you are operating.		
8.	Have you sufficient stock of loan/test v	veights, etc.?	
9.	Please give details with particulars of s	tamping.	
	To be certif	fied by the app	plicant(s)
orde	rology (Enforcement) Rules, 2011 and rs and instructions issued or to be issued I/We have deposited the Schedu	agree to abide there under.	ogy Act, 2009 and the Meghalaya Legal by the same and also the administrative fees of Rs
	nal challan is enclosed.	•	
	All the information furnished above i	is true to the be	est of my/our knowledge.
Plac			
Date	:		
			Signature and Designation

SCHEDULE IIB

[See Rule 11 (2)]

Form LD-2

[Application for renewal Licence as Dealer in Weights & Measures under the Legal Metrology Act 2009]

		To be filled by	Comments of the
		the applicants	inspecting officer
	1	2	3
1.	Name of the establishment/shop/pe	erson seeking the	
	renewal of licence.	8	
2.	Dealer's Licence Number.		
3.	Date of establishment.		
4.	Name (s) and address (s) along with husband's name of proprietor (s) and	nd/or Partners and	
	Managing Director (s) in the case of	• •	
5.	Registration Number and date of sh current Municipal Trade Licence.	nop/establishment/	
6.	Categories of weights and measure	s sold at present	
7.	Registration Number of VAT/ CST Tax/Income Tax.	C/Sales Tax/Professiona	1
8.	Are you intending to import weight from places outside the State/Coun		
	sources of supply from the State (s)	• • •	
	(Give details of manufacturer's trace and his licence number.)	le mark/ monogram	
	To be c	ertified by the applica	nt(s)
inst	forcement) Rules, 2011 and agree to ructions issued or to be issued there under I/We have deposited the Sch	o abide by the same ar under. heduled licence fees reasury/Bank on	and the Meghalaya Legal Metrology and also the administrative orders and of Rs. (Rupees and the my/our knowledge.
Plac	ce:		
Dat	e:		Signature and Designation.

SCHEDULE III

[See Rule 11 (3)]

Licensing Forms

FORM LM-3

Government of -----

OFFICE OF THE CONTROLLER OF LEGAL METROLOGY

	Licence to manufacture, weights, measures, weighing or measuring instruments.
Licenc	e No
1-	The Controller of Legal metrology hereby grants to
	(Name and address of party or parties) a licence to manufacture the following:-
	(Include details of the weights, measures, weighting instruments or measuring instruments
	that are licenced to be manufactured by the party).
2-	The licence is valid for the party named above in respect of his workshop located at
3-	This licence is valid from to
4-	The manufacturer shall comply with the conditions noted below. If he fails to comply with
	anyone of these, his licence is liable to be cancelled.
5-	The trade mark monogram being used by the manufacturer is as under.
	(Signature)
	Controller of legal Metrology
	(Seal) Govt. of
Date	
Place .	
Note: 1	In the case of firm, its name with the names of all names of all persons having interest in the

business should be given in paragraph 1.

CONDITIONS OF LICENCE

- 1. The person in whose favour this licence is issued shall. -
 - (a) Comply with all the relevant provisions of the Act and Rules for the time being in force;
 - (b) Not encourage or countenance any infringement of the provisions of the Act. or the Rules amended from time to time;
 - (c) Exhibit this licence in some conspicuous part of the premises to which it relates;
 - (d) Comply with any general or special directions that may be given by the Controller of legal metrology;
 - (e) Surrender the licence in the event of closure of business and/or cancellation of Licence;
 - (f) Present the weights, measures, weighing or measuring instruments as the case may be manufactured and meant for use within the State, to the legal metrology officer for verification and stamping before sale;
 - (g) Submit the application for renewal of this licence as required under the rules within thirty days of expiry of the validity of the licence.
 - 2. Every condition prescribed after the issue of this licence shall if notified in the Official Gazette, be binding on the persons to whom the licence has been granted.

Renewal entries

Current No Date	Current No Date
Renewed for	Renewed for
Seal	Seal
Controller	Controller
of Legal Metrology	of Legal Metrology
Current No Date	Current No Date
Renewed for	Renewed for
Seal	Seal
Controller	Controller
of Legal Metrology	of Legal Metrology
of Legal Welfology	of Legal Wedology
Current No Date	Current No Date
Renewed for	Renewed for
Seal	Seal
Controller	Controller
of Legal Metrology	of Legal Metrology

SCHEDULE III

[See Rule 11 (3)]

Licencing Forms

FORM LR-3

GOVERNMENT OF	`

OFFICE OF THE CONTROLLER OF LEGAL METROLOGY LICENCE TO REPAIR WEIGHTS, MEASURES, WEIGHING INSTRUMENTS OR MEASURING INSTRUMENTS

Licenc	ee No
1-	The Controller of legal metrology hereby grants to
	(Name and address of Party or Parties) a licence to repair the following:-
	(Include details of the types of weights, measures, weighing instruments or measuring
	instruments that are licenced to be repaired by the party)
2-	The licence is valid for the party named above in respect of his workshop located at
3-	This licence is valid from to
4-	The repairer shall comply with the conditions noted below. If he fails to comply with any
	one, his licence is liable to be cancelled.
5-	The party is licenced to repair weights, measures, weighting and measuring instruments in the
	areas mentioned below -
	(Signature)
	Controller of Legal Metrology
	(Seal)
Date	
Place.	
NT 4	

Note: In the case of firm, its name with the names of all persons having any interest in the business should be given in paragraph (1).

Conditions of Licence

- 1. The person in whose favour this licence is issued shall. -
 - (a) Comply with all the relevant provisions of the Act and Rules for the time being in force;
 - (b) Not encourage or countenance any infringement of the provisions of the Act or the Rules for the time being in force;
 - (c) Exhibit this licence in some conspicuous part of the premises to which it relates;
 - (d) Comply with any general or special directions that may be given by the Controller of legal metrology;
 - (e) Surrender the licence in the event of closure of business and/or cancellation of Licence;
 - (f) (i) Present the weights, measures, weighing or measuring instruments as the case may be duly repaired to the legal metrology officer for under taking verification and stamping as specified in rule 14, before delivery to the user.
 - (ii) In the case of weights, measures weighing or measuring instruments, if they are serviced/repaired before the date on which the verification falls due and where, in the process and the verification stamp of the legal metrology officer is defaced, removed or broken, they shall be presented duly repaired to the legal metrology officer for reverification and stamping before delivery to the user.
 - (g) Submit the application for renewal of this licence as required under the rules within ninety days of expiry of the validity of the licence.
 - 2. Every condition prescribed after the issue of this licence shall, if notified in the Official Gazette, be binding on the persons to whom the licence has been granted."

Renewal Entries

Current No Date	Current No Date			
Renewed for	Renewed for			
Seal	Seal			
Controller	Controller			
of Legal Metrology	of Legal Metrology			
Current No Date	Current No Date			
Renewed for	Renewed for			
Seal	Seal			
Controller	Controller			
of Legal Metrology	of Legal Metrology			

Schedule III

[See Rule 11 (3)]

Licencing form

FORM – **LD-3**

Government of -	
-----------------	--

Office of the controller of legal metrology

Licence to a dealer in weights, measures, weighing instruments or measuring instruments

Licen	ce No	Year				
1-	The controller of legal metrology hereby grants to					
	(Name and address of party or parties) a licence to deal in	n the following (Indicate details of				
	the types weights and measures, weights, or measuring i	nstruments that are licenced to be				
	dealt with by party)					
2-	The licence is valid for the party named above in respect of	his premises located at				
3-	This licence is valid form To					
4-	The dealer shall comply with the conditions noted below.	If he fails to comply with any one				
	of those his licence is liable to be cancelled.					
	(Seal) (Signa	ture)				
Date		Legal Metrology				
Place						

Note: In the case of firm its name with the names of all persons having any interest in the business should be given in paragraph (1).

CONDITIONS OF LICENCE

- 1. The person in whose favour this licence is issued shall. -
 - (a) Comply with all the relevant provisions of the Act and Rules for the time being in force;
 - (b) Not encourage or countenance any infringement of the provisions of the Act. or the Rules for the time being in force;
 - (c) Exhibit this licence in some conspicuous part of the premises to which it relates;
 - (d) Comply with any general or special directions that may be given by the Controller of legal metrology;
 - (e) Surrender the licence in the event of closure of business and/or cancellation of Licence;
 - (f) Submit the application for renewal of this licence as required under the rules within ninety days of expiry of the validity of the licence.
 - (g) Not sell or offer, expose or possess for sale any non-standard weight or measure.
 - 2. Every condition prescribed after the issue of this licence shall, if notified in the Official Gazette, be binding on the persons to whom the licence has been granted.

Renewal Entries

Current No Date	Current No Date
Renewed for	Renewed for
Seal	Seal
Controller	Controller
of Legal Metrology	of Legal Metrology
Current No Date	Current No Date
Renewed for	Renewed for
Seal	Seal
Controller	Controller
of Legal Metrology	of Legal Metrology
Current No Date	Current No Date
Renewed for	Renewed for
Seal	Seal
Controller	Controller
of Legal Metrology	of Legal Metrology

SCHEDULE - IV

[See Ru	le – 1	1 (4)	& ((5))]

Government of

Office of Controller of Legal Metrology

Licencing and renewal fees for manufacturers, repairers of dealers of weights and measures

Issue of licence / renewal of licence to:

(i) Manufacturers Rs. 500/-(ii) Repairers Rs. 100/-(iii) Dealers Rs. 100/-

SCHEDULE-V

[See Rule 11 (6)]

Government of

Office of Controller of Legal Metrology

Register of licenced manufacturers/ Repairers/ Dealers of weights, measures, weighing / measuring instruments

Office of

Lice	Date	Name	Place	Articles	Trade	Orders	Res	Signat	Re
nce	of	and	where	to be	mark/	regardi	ult	ure of	m
Num	issue	complet	works	manufact	monog	ng	of	compe	Ar
ber	/	e	hop/	ured/	ram	cancell	app	tent	k
	rene	address	factor	repaired/	being	ation of	eal	authori	
	wal	of the	y is	sold	used	licence		ty	
		manufac	situate						
		turer	d						
		/repairer							
		/ dealer							
1	2	3	4	5	6	7	8	9	10

Note: Column (4) does not apply to dealers, column (6) does not apply to repairers and dealers.

SCHEDULE VI

	[See	Ru]	le 1	1	(8)	٦
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Government of

Office of Controller of Legal Metrology

Security deposit to be made by licencee repairer

Repairer of weights and measures including weighing

Rs. 200.00

and measuring instruments.

SCHEDULE-VII

[See Rule 13]

FORM – LM - 4

Register to be maintained by the manufacturers of weights and measurers.

1-	Name and address of the manufacturer
2-	Description of the weight or measure
3-	(i) No. of the manufacturing licence
	(ii) Date on which the licence was issued
	(ii) Period of validity of the licence
4-	Particulars of order, if any, suspending or revoking
	the licence.

S.No.	Month	Unsold	Quantity	Total 3+4	Sold withi	n the state
		stock	manufactured			
		from	during the		N. C	D: 1
		previous	month		No. of	Dispatch
		month			item sold	voucher
		monu				no. and
						date
1	2	3	4	5	6	7

Sold outside the		Dispatch	Total sold	Balance	Remarks
state		voucher	(6+9)	(5-11)	
Name of	No. of	no. and			
the state	items	date			
	sold				
8	9	10	11	12	13

Schedule-VII

[See Rule 13]

Form LR-4

Register to be maintained by the repairer in respect of weights, Measures

Name and address of the repairer		Licence No
	Date of	of Licensing

S. No.	Date	Name of the user	Items and their Nos.	Receipt No. and
		from whom	booked for repair	date of issue to
		received		the user
1	2	3	4	5

Amount of	Amount of	Total amount	Date of return	Remarks
repairing	verification	charged	to the user	
charges	fee			
6	7	8	9	10

Schedule-VII

[See Rule 13]

LD-4

Register to be maintained by dealer in weights and measures.

1-	Name and address of the dealer
2-	Description of the weight or measure
3-	(i) Dealer licence No.
	(ii) Date on which the licence was issued
	(iii) Period of validity of licence
4-	Particulars of order, if any suspending or
	Revoking the licence.
5-	Category of weight or measure
	(Category A or B)

Sr.	Month	Unsold stock	Brought from	Brought from	Total
No.		from the	within the state	outside the	(3+4+5)
		previous	during the	state during	
		month	month	the month	
1	2	3	4	5	6

	Sold within the		Sold outside the state			Balance	Remarks
St	ate				sold		
No. of	Dispatch	No. of	Dispatch	Name	(7+9)	(6-12)	
items	voucher	items	voucher	of the			
sold	no. and	sold	No. and	state			
	date		date				
7	8	9	10	11	12	13	14

Schedule-VIII

[See Rule 16 (3)]

Government of -----

$Of fice \ of \ the \ Controller, legal \ metrology,$

Certificate of verification

Name of Legal Metrology Officer	No
<i>C.</i>	
I hereby certify that I have this day verified a	and stamped / rejected the under mentioned weights,
measurers, etc.	
Belonging to	Locality

Quanti	Denomination		Weighing instruments			Measurin	Verificati	Carriage,	
ty	Weigh	Measur	Capaci	Clas	Manufactu	Typ	g	on	conveyan
	ts	es	ty	S	rer	e	instrume	Fee	ce
							nts		adjusting
								Rs. p	charges
									etc.
1	2	3	4	5	6	7	8	9	10

Total Rs deposited vide T. Receipt/ Money receipt .No.	dated
Repaired by/ Used by	
(Signature)	
Next verification due on	Legal Metrology Officer
Note:- In the case of rejected weights, measures, etc the legal	I metrology officer shall give separate

Certificate of rejection mentioning the reasons of rejection against each item.

Schedule-IX

[See Rule 16]

Fee payable for verification and Stamping of Weights and Measures and Weighing and Measuring Instruments

1- (a) Bullion Weights:

Denomination	Fee per piece (Rs.)
(1)	(2)
10 Kg.	30.00
5 Kg.	20.00
2 Kg.	20.00
1 Kg.	20.00
500 g.	15.00
200 g.	15.00
100 g.	15.00
50 g.	15.00
20 g.	15.00
10 g.	15.00
5 g.	15.00
2 g.	15.00
1g	15.00

(b) Carat Weights:

100g (500 c)	20.00
40g (200 c)	20.00
20g (100 c)	20.00
10g (50 c)	20.00
4g (20 c)	20.00
2g (10 c)	20.00
1g (5 c)	20.00
400mg (2 c)	20.00

200mg (1 c)	20.00
100mg (0.5 c)	20.00
40mg (0.02 c)	20.00
20mg (0.01 c)	20.00
10mg (0.05 c)	20.00
4mg (0.02c)	20.00
2mg (0.01 c)	20.00
1mg (0.005c)	20.00

(c) Cylindrical knob type weights:

(c) Cymarical know type weights:	
Denomination	Fee per piece (Rs.)
(1)	(2)
10 Kg.	20.00
5 Kg.	20.00
2 Kg.	15.00
1 Kg.	10.00
500 g.	5.00
200 g.	5.00
100 g.	5.00
50 g.	5.00
20 g.	5.00
10 g.	5.00
5 g.	5.00
2 g.	5.00
1g	5.00

(d) Sheet metal Weight (other than Bullion)

(a) Sheet metal (veight (other than ballion)		
Denomination	Fee per piece (Rs.)	
(1)	(2)	
	7.00	
500 mg.	5.00	
200 mg.	5.00	
100 mg.	5.00	
50 mg.	5.00	
20 mg.	5.00	
10 mg.	5.00	
5 mg.	5.00	
2 mg.	5.00	
1 mg.	5.00	

(e) Iron hexagonal, knob type weights and parallelepiped weights:

Denomination	Fee per piece (Rs.)	
(1)	(2)	
50 Kg.	25.00	
20 Kg.	20.00	
10 Kg.	20.00	
5 Kg.	20.00	
2 Kg.	15.00	
1 Kg.	10.00	
500 g.	5.00	
200 g.	5.00	
100 g.	5.00	
50 g.	5.00	
20g	5.00	
10g	5.00	
5g	5.00	
2g	5.00	
1g	5.00	

(f) Standard weights for testing of high capacity weighing machines:

Denominations	Fee corresponding to Max	Fee corresponding to Max
	permissible relative error	permissible relative error
	0.5/10000 in Rs.	3.3/10000, 1.7/10000 and
		1.0/10000 in Rs.
100kg	75.00	50.00
200kg	150.00	100.00
500kg	300.00	200.00
1000kg	750.00	500.00
2000kg	1500.00	1000.00
5000kg	3000.00	2000.00

2- Capacity Measures:

Rs. 50 for the Ist 100 litre plus Rs. 7 for
arramy additional 100 litus on most thousast
every additional 100 litre or part thereof
subject to maximum of Rs. 5000.
50.00
20.00
20.00
10.00
10.00
10.00
10.00
10.00
10.00
10.00
10.00
10.00
10.00
10.00
10.00

3- Length Measures:

(a) Non-Flexible -

Denomination	Fee per piece (Rs.)
(1)	(2)
2 m.	10.00
1 m.	10.00
0.5 m.	20.00
1 m. graduated (at every cm)	20.00
0.5 m. graduated (at every cm)	20.00

(b) Fabric Plastic/ Woven/Steel tapes –

Accuracy Class	Fee per metre in Rs.
(1)	
Class-I	1.00
Class-II	0.50
Class-III	0.50

(c) Folding Scales –

Denomination	Fee per piece (Rs.)
(1)	(2)
1 m.	10.00
0.5 m.	10.00

(d) Surveying Chain –

Denomination	Fee per piece (Rs.)
(1)	(2)
30 m.	100.00
20 m.	100.00

4- Beam Scale Class A & B:

Denomination	Fee per piece (Rs.)
(1)	(2)
200 kg.	400.00
100 kg.	300.00
50 kg.	150.00
20 kg.	150.00
10 kg.	150.00
5 kg.	100.00
2 kg.	100.00
1 kg.	100.00
500 g and below	60.00

5- Beam Scales Class C& D:

Denomination	Fee per piece (Rs.)
(1)	(2)
1000 kg.	200.00
500 kg	200.00
300 kg	200.00
200 kg	100.00
100 kg	100.00
50 kg	20.00
20 kg	20.00
10 kg	20.00
5 kg	15.00
2 kg	15.00
1 kg	15.00
500 g and below	10.00

6- Non-Automatic Weighing Instruments - Mechanical (analogue) Class III & IIII :

400 t	4000.00
300 t	3000.00
200t	3000.00
150 t	2000.00
100 t	2000.00
80 t	2000.00
60 t	2000.00
50 t	2000.00
40 t	2000.00
30 t	2000.00
25 t	2000.00

20 t	2000.00
15 t	2000.00
13 t	2000.00
10 t	1000.00
5 t	500.00
3 t	400.00
2 t	400.00
1500 kg	300.00
1000 kg	300.00
500 kg	300.00
300 kg	200.00
250 kg	200.00
200 kg	100.00
150 kg	100.00
100 kg	100.00
50 kg	100.00
30 kg	100.00
25 kg	60.00
20 kg	60.00
15 kg	30.00
10 kg	30.00
5 kg	30.00
3 kg	30.00
2 kg	30.00
1 kg	15.00
500 g. and below	15.00

7- Non-Automatic Weighing Instruments - Electronic Class III & IIII :

400 (4000.00
400 t	4000.00
300 t	3000.00
200t	3000.00
150 t	2000.00
100 t	2000.00
80 t	2000.00
60 t	2000.00
50 t	2000.00
40 t	2000.00
30 t	2000.00
25 t	2000.00
20 t	2000.00
15 t	2000.00
10 t	1000.00
5 t	1000.00
3 t	500.00
2 t	500.00
1500 kg	250.00
1000 kg	250.00
500 kg	250.00
300 kg	200.00
250 kg	200.00
200 kg	200.00
150 kg	200.00
100 kg	200.00
50 kg	200.00
30 kg	200.00
25 kg	200.00
20 kg	100.00
15 kg	100.00
10 kg	100.00
5 kg	100.00
3 kg	100.00
2 kg	100.00
1 kg	100.00
500 g. and below	100.00
5 5 5 5 4 4 4 5 5 1 5 1 7	200.00

8 (i) - Not Automatic Weighing instruments both mechanical and electronics class I & II:

Capacity	Fee (Rs.)
Exceeding 50 t	3000.00
Not exceed 50t but exceed 10t	2000.00
Not exceed 10t but exceed 1t	1000.00
Not exceed 1t but exceed 50kg	500.00
Not exceed 50kg but exceed 10kg	250.00
Not exceed 10kg	200.00

8 (ii) - Automatic Weighing Instrument:

Capacity	Fee in Rs.
Exceeding 100 t	4000.00
Not exceeding 100t but exceeding 50t	3000.00
Not exceeding 50t but exceeding 10t	2000.00
Not exceeding 10t but exceeding 1t	1000.00
Not exceeding 1t but exceeding 50kg	500.00
Not exceeding 50kg but exceeding 10kg	250.00
Not exceeding 10kg	200.00

9-**Volumetric measuring instruments:**

Dispensing pumps each pump Rs.1000.00 per unit (a) (b) Totalizing counter Rs. 500.00 per unit

Other instruments (c)

Capacity	Fee in Rs.		
Exceeding 100 litre	Rs. 500 for the 1st 100 liters plus Rs. 250		
	for every additional 100 liters or part thereof		
Not exceeding 100 litre but exceeding 50 litre	500.00		
Not exceeding 50 litre but exceeding 20 litre	250.00		
Not exceed 20 litre	200.00		

10-Flow meters:

Flow rate up to 100 litre/min. Rs.2000.00 Above 100 litre/ min upto 500 litre/ min Rs.3000.00 Above 500 litre /min. Rs.5000.00

11-**Linear Measuring Instruments:**

Taxi, Autorishaw meters Rs.100.00

Other meters Rs.50 for the Ist 1000 m. or part there of

Rs. 25.00 per unit

Plus Rs. 5.00 for every additional 100 m. or part thereof

12-**Clinical Thermometer** Rs. 0.50 per unit 13-

14-**Peg Measure:**

Water meter

30 ml	50.00	
60 ml	50.00	
100 ml	50.00	

15. CNG Dispensers: Rs. 1000.00 per unit **16. LPG Dispensers**: Rs. 1000.00 per unit

17. (i) Counter Machines up to capacity 10kg: Rs. 20.00 (ii) Counter Machines above capacity 10 kg: Rs. 50.00

SCHEDULE -X

[See Rule 24]

Form of appeal against an order of a Legal Metrology Officer/ Controller Legal Metrology:-

- 1- Name and address of the appellant
- 2- No. and date of order of Legal Metrology Officer/ Controller of Legal Metrology against which the appeal is preferred.
- 3- Whether the appellant desires to be heard in person or through an authorized representative.
- 4- Grounds of appeal.

REVISED

SCHEDULE -XI [See Rule 25] Compounding fees for various offences

Sr. No.	Section and nature of offence	Penal Section	Compounding fee
1 3	S. 8(3) Use of weight, measure or	25	Rs.2500.00
	numeration other than the Standard		
	weight, measure or numeration		
2	S. 8(4) Manufacture of weight or	27	Rs.2000.00
	measure not conforming to Standards		
3	S. 10 Transaction or dealing or contract	28	Rs.1000.00
	in respect of goods etc , by weight ,		
	measure or number than prescribed.		
4	S. 11 Quote or make announcement or	29	Rs.1000.00
	issue or exhibit of price list or changing		
	of price than in accordance with standard		
	unit of weight or measure or numeration.		
5	S. 12 Demanding or receiving any	30	Rs.1000.00
	articles or thing on service in excess or		
	less than the quantity specified by		
	contract or agreement.		
6.	S. 17 Maintenance of records, registers	31	Rs.500.00
	by manufacturer, dealer or repairer and		
	production of weight, measure document,		
	register on demand		
7	S.18(1) Compliance of declaration in	36(1)	Rs.2500.00
	respect of pre-packaged commodity by		
	manufacturer/ dealer		- 1-000
8	S. 18(1) Compliance of net quantity-	36(2)	Rs.15000.00
	requirement of pre-packaged commodity		
	by manufacturer		7 7000 00
9	S.23 Manufacturer of weight or measure	45	Rs.5000.00
10	only with licence	16	D 2000 00
10	S. 23 Repair/sale of weight or measure	46	Rs.2000.00
	only with licence		5 7 000 00
11	S. 24 Use of verified weight or measure	33	Rs.5000.00
	in transaction or protection		5 7 000 00
12	S. 33 Sale of weight or measure without	33	Rs.5000.00
	verification		D 050000
13	S. 34 Sale or delivery of commodities by	34	Rs.2500.00
- 1.1	non-standards weight or measure	2.5	D 2500.00
14	S.35 Rendering service by non-standard	35	Rs.2500.00
	weight or measure		D Z 00000
15	S.47 Tampering with licence	47	Rs.5000.00
16	S. 53(3) Provision of any rule made	53(3)	Rs.500.00
	under the Act		



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11th Chaitra, 1933 (S. E.)

PART IV

GOVERNMENT OF MEGHALAYA DISTRICT COUNCIL AFFAIRS DEPARTMENT ORDERS BY THE GOVERNOR

NOTIFICATION

The 1st April, 2011.

No.DCA.14/2009/44.—Whereas the Governor of Meghalaya has received reports that the Budget Session of the Jaintia Hills Autonomous District Council which commenced on the **22nd March**, **2011** and sat only for three days **(22nd, 23rd, 30th March, 2011)** was prorogued on 30th March, 2011 without transacting any Business and without passing the District Council Budget 2011-2012 which has resulted in the failure of the Constitutional machinery and made the functioning of the Council untenable and is satisfied that this has resulted in a situation where the administration of the Jaintia Hills Autonomous District Council cannot be carried on in accordance with the provisions of the Sixth Schedule to the Constitution of India.

Now, therefore, the Governor of Meghalaya, in exercise of the powers conferred by sub-paragraph (2) of Paragraph 16 of the Sixth Schedule to the Constitution of India is pleased:-

- (a) to assume to himself the administration of the said Autonomous District and all functions and powers vested in or exercisable by the Jaintia Hills Autonomous District Council;
- (b) to declare that all functions and powers vested in or exercisable by the Executive Committee, Chief Executive Member, Deputy Chief Executive Member, Chairman, Deputy Chairman, and Executive Member of the aforesaid District Council under the Sixth Schedule or any law in force in the said District, shall subject to his Superintendence, direction and control, be exercisable by such officer of the State Government and/or by such person or authority as the Governor may, by notification appoint in this behalf and that the Chairman and Deputy Chairman, of the said District Council shall during the period of assumption of the administration of the District Council by the Governor to himself under this Order, cease to exercise the functions and powers aforesaid.
- (c) to direct that during the period of operation of this Order:-
- (i) no sitting of the District Council shall unless so directed by the Governor be called, held or convened at any time during the said period;

(ii) all references to in the Sixth Schedule or in any laws, regulations or orders to the "District Council" shall in relation to the said district in so far as it relates to the functions and powers vested in or exercisable by the District Council be construed, unless the context otherwise requires, as references to the "Governor of Meghalaya" and references in any laws, rules, regulations or orders in force in that District to the "Executive Committee", "Chief Executive Member", "Chairman", "Deputy Chief Executive Member," "Deputy Chairman" and "Executive Member" be construed unless the context otherwise requires as reference to such officer, person or authority referred to in paragraph (b) of this order.

This order shall take immediate effect and shall, unless terminated or extended further, remain in force for a period of six months.

F. KHARLYNGDOH,

Secretary to the Govt. of Meghalaya, District Council Affairs Department.

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PART IV

GOVERNMENT OF MEGHALAYA DISTRICT COUNCIL AFFAIRS DEPARTMENT ORDERS BY THE GOVERNOR

NOTIFICATION

The 1st April, 2011.

No.DCA.14/2009/46.—Whereas the Governor of Meghalaya, in exercise of the powers conferred by sub-paragraph (2) of Paragraph 16 of the Sixth Schedule to the Constitution of India, has assumed to himself the administration of the Jaintia Hills Autonomous District *Vide* order published in Government Notification No.DCA.14/2009/44, dated Shillong, the 1st April, 2011.

And, whereas under paragraph (b) of the said Order the Governor may also appoint such person or authority for the discharge of the functions and powers of the Jaintia Hills Autonomous District Council;

Now, therefore, in exercise of the powers conferred by paragraph (b) of the aforesaid Order, the Governor is pleased to appoint Shri T. Dkhar, IAS, Deputy Commissioner, Jaintia Hills District, Jowai to exercise all the functions and powers exercisable by the Executive Committee, Chief Executive Member, Deputy Chief Executive Member, Chairman, Deputy Chairman, and Executive Member for the aforesaid District Council, subject to such direction as may be issued by the Governor from time to time.

In exercising the functions and powers under this Order, Shri T. Dkhar, IAS, Deputy commissioner, Jaintia Hills District, Jowai, shall be designated as the "Administrator, Jaintia Hills Autonomous District Council."

F. KHARLYNGDOH,

Secretary to the Govt. of Meghalaya, District Council Affairs Department.